



**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Patent Application of

MITSUYOSHI, M. et al.

Atty. Ref.: 723-1479; Confirmation No. 9235

Appl. No. 10/784,206

TC/A.U. 3714

Filed: February 24, 2004

Examiner: Unassigned

For: LIGHT INTENSITY CAPTURING DEVICE INTEGRAL WITH A GAME CARTRIDGE  
FOR MEASURING AND CORRECTING LIGHT DATA FOR USE IN A GAME  
ENVIRONMENT

\* \* \* \* \*

November 13, 2007

Mail Stop Issue Fee  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

**COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE**

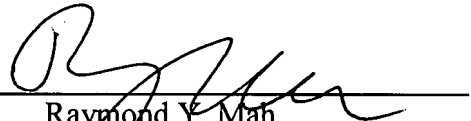
The Examiner's Statement of Reasons for Allowance states, *inter alia*, "Claims 1-26 are allowed because the prior art of record neither anticipates no (sic -- nor) renders obvious the limitations of independent claims 1, 11, 21, 22 including a correcting data storage for which stores correcting data for correcting the ultraviolet ray value...." Applicant respectfully disagrees with the Examiner's Statement of Reasons for Allowance to the extent that they are not commensurate with the scope of all of the claims. For example, but without limitation, independent claim 22 does not explicitly require "a correcting data storage for which stores correcting data for correcting the ultraviolet ray value." Language present in the Examiner's Statement of Reasons for Allowance which are not recited in the claims themselves should not be used to narrow the claims in any respect.

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Respectfully submitted,

**NIXON & VANDERHYE P.C.**

By: \_\_\_\_\_



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